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VIA ECF

Honorable Sarah L. Cave United States District Court Southern District of New York 500 Pearl Street New York, New York 10007 Defendants' letter-motion requesting to seal confidential documents (ECF No. 110) is GRANTED. The Clerk of Court is respectfully directed to limit access to ECF No. 107 to the case participants and Court users.

Plaintiffs shall promptly refile on ECF their letter-motion filed at ECF No. 107, as well as the exhibits that do not contain confidential information, that is, Exhibits A and E.

The Clerk of Court is respectfully directed to close ECF No. 110.

SO ORDERED 11/3/2021

Re: Brian C. Brook, et al. v. Simon & Partners, LLP, et al.

Index No.: 17-CV-6435 RR File No.: 1109-1 SARAH L. CAYE

√United States Magistrate Judge

Dear Judge Cave:

As Your Honor is aware, we represent Defendants in the above-captioned matter. Per paragraph I.G. of Your Honor's Individual Practices, we write this letter seeking an Order directing that certain documents filed by Plaintiffs be placed under seal pending the Court's determination of the discovery dispute detailed in Plaintiffs' Letter Motion, dated October 27, 2021, and Defendants' Response thereto. See Dkt Nos. 107, 108.

Specifically, Exhibit B, Exhibit C, and Exhibit D annexed to Plaintiffs' Letter Motion contain attorney work product and attorney-client communications. <u>See</u> Dkt. No. 107, Attachments No. 1. As indicated in Defendants' Response, Defendants promptly requested that Plaintiffs return said documents and destroy any copies. <u>See</u> Dkt. No. 108. Although Plaintiffs contest whether these documents are privileged, they have consented to the relief requested herein.

In light of the foregoing, we respectfully request that this Court enter an Order directing that the subject documents be placed under seal pending the Court's determination of the discovery dispute.

Thank you for your courtesies herein.

Respectfully Submitted,

RIVKIN RADLER LLP

/s/ J'Naia L. Boyd

J'Naia L. Boyd

JLB/pw

cc: Brian C. Brook, Esq. (via ECF)